Section compolidates said sections of title 22, U. S. C., 1940 ed., Foroign Relations and Intercourse, with such changes of phranology as were necessary to effect consolidation.

Words "on conviction" were omitted from last santonce as surplusage.

since pusishment cannot be imposed until a conviction is secured.

Successor 200 Successor Busyana

ped on title 18, U. S. C., 1949 od., §§ 490, 500 (Mar. 4, 1960, ch. 521,

55 208, 200, 35 Stat. 1148).
Section consolidates said sections of title 18, U. S. C., 1940 ed., with ch changes of phrasuology as were necessary to effect consolidation. Words "and the courts of the United States shall have jurisdiction" accordingly." were emitted from subsection (b) as unaccessary is view of sections 3231 and 2220 of this title.

CHAPTER 47. FRAUD AND FALSE STATEMENTS

1002. Biniments or onivies generally.
2002. Patensides of faine papers to defraud United States.
2008. Discussion of faine papers to defraud United States.
2008. Cartification of checks.
2008. Sederal selection of checks.
2008. Federal credit institution excries, reports and transactions.
2008. Federal credit institution excries, reports and transactions.
2008. Federal designs and faint instance Corporation transactions.
2008. Excess toggetting Pederal Savings and Lone Liseovance Corporation.
2009. Excess themany Administration transactions.
2009. Pederal lead bank instigues transactions.
2009. United States Housing Authority transactions.
2009. The sederal transactions of the sederal strict go interation.

1875. Inducationation, etitioenship or alien registry.

1875. Acknowledgement of appearance or each.

1875. Acknowledgement of appearance or each.

1875. Continuent scale wrongfully used and instruments wrongfully scaled.

1876. Obtidicates by consular afficers.

1875. This records.

1875. This records.

1823. Title records.
1822. Delivery of certificate, voucher, receipt for military or naval property.
1823. Insufficient delivery of money or property for military or naval purel
1824. Parchase or receipt of military, naval, or reterant incitities propert
1825. Paice pertenen on high sens and other waters.
1826. Compromise, adjustment, or cancellation of farms indulatedment.

Sucrees 1001-Sucrees Review

Based on title 18, U. S. C., 1940 ed., \$ 50 (Mar. 4, 1909, ch. 321, \$ 25, 35 Stat. 1005; Oct. 23, 1918, ch. 294, 40 Stat. 1015; June 18, 1984, ch. 587, 48 Stat. 896; Apr. 4, 1968, ch. 60, 59 Stat. 197).

Section 80 of title 18, U. S. C., 1940 ed., was divided into two parts.

The provision relating to falso claims was incorporated in section.

The provision 287 of this title,

Reference to persons causing or procuring was omitted as unnecessary in view of definition of "principal" in section 2 of this title.

Words "or any corporation in which the United States of America is a stockholder" in said section 80 were omitted as unnecessary in view. of definition of "agency" in section 6 of this title.

MEVISION OF TITLE 18, UNITED STATES CODE

In addition to minor changes of phraseology, the maximum term of apprisonment was changed from 10 to 5 years to be consistent with maparable sections. (See reviser's note under section 267 of this

Section 1002-Section Revised

Based on title 18, U. S. C., 1940 ed., § 74 (Mar. 4, 1999, ch. 321, § 30, 25 Stat. 1994).

Words "or any agency thereof" after "United States" and word "agency" after "any" and before "officer", were inserted to eliminate any possible ambiguity as to scope of section. (See definition of agency" in section & of this title.)

The maximum fine of "\$10,000" was substituted for "\$500" in order

to conform punishment provisions to those of comparable sections.

Minor verbal change was made.

SECTION 1003-SECTION REVISED

Based on title 18, U. S. C., 1840 ed., § 79 (Mar. 4, 1909, ch. 321, § 34, 35 Stat. 1095).

Words "prize money" were deleted on the ground that they are an anachronism and were so before 1909. (See reviser's note under section 915 of this title.)

Mandatory punishment provision was rephrased in the alternative.

(See reviser's note under section 201 of this title.)
The smaller punishment for an offense involving \$100 or less was added. (See reviser's note to sections 641 and 645 of this title.)
The maximum term of "five years" was substituted for "ten years" and "\$16,000" was substituted for "\$5,000" as being more in harmony with punishment provision of similar sections. (See reviser's reste under section 1001 of this title.)

Minor changes of phraseology were made.

Section 1004-Section Revises

Based on section 591 of title 12, U. S. C., 1940 ed., Banks and Banking (R. S. § 5298; July 12, 1882, ch. 290, § 12, 22 Stat. 166; Sept. 26, 1918, ch. 177, § 7, 40 Stat. 972; Feb. 25, 1927, ch. 191, § 12, 44 Stat.

Words "be deemed guilty of a misdemeanor and shall" were omit-ted as unnecessary in view of definition of misdemeanor in section i of this title. (See also reviser's note under section 212 of this title.) Words "on conviction thereof" were omitted as surplusage, because hment cannot be imposed until after conviction.

Words "in any district court of the United States" were omitted as timecessary, because section 3231 of this title confers jurisdiction as Federal district courts of all crimes and offenses defined in this

Changes were made in phraseology.

Shorton 1005-Section Revised

Based on sections 592, 597 of title 12, U. S. C., 1940 ed., Banks and Banking (R. S. § 5929; Dec. 23, 1913, ch. 6, § 22 (i) as added June 19,



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